1	Mary E. Bacon, Esq.				
ر ا	(NV Bar No. 12686)				
2	Jessica E. Chong, Esq. (NV Bar No. 13845)				
3	SPENCER FANE LLP				
	300 S. Fourth Street, Suite 950				
4	Las Vegas, NV 89101				
5	Telephone: (702) 408-3400				
	Facsimile (702) 938-8648				
6	Email: mbacon@spencerfane.com				
7	jchong@spencerfane.com				
	Attorneys for Defendant Garrison				
8	Property and Casualty Insurance Company				
		DISTRICT COLLET			
9		DISTRICT COURT OF NEVADA			
10	DISTRICT				
	CHRISTOPHER BALLESTEROS, an	Case No. 2:23-cv-00135-GMN-DJA			
11	individual,				
12	Plaintiff,				
	Tidintiii,	STIPULATION AND ORDER TO			
13	v.	EXTEND TIME FOR DEFENDANT			
14		GARRISON PROPERTY AND CASUALTY INSURANCE COMPANY TO			
	GARRISON PROPERTY AND	FILE RESPONSIVE PLEADING TO			
15	CASUALTY INSURANCE COMPANY,	PLAINTIFF'S FIRST AMENDED			
16	d/b/a USAA, a foreign entity; DOES I through X; and ROE CORPORATIONS I through X,	COMPLAINT			
10	inclusive,	(FIRST REQUEST)			
17	metasive,				
10	Defendants.				
18					
19	District Christophon Dollastomas ("Dis	intiff?') and Defendant Comisen Branchty and			
20	Fiamum, Christopher Banesteros (Fia	uintiff"), and Defendant, Garrison Property and			
20	Casualty Insurance Company ("Defendant")	have agreed to extend the time for Defendant			
21					
22	to Respond to Frament's Amended Compia	int for three days, from January 31, 2023 to			
22	February 3, 2023. Plaintiff filed her amended	l complaint on January 3, 2023 and Defendant			
23	was served on January 10, 2023. This is the	parties' first stipulation to extend Defendant's			
24	•	position in the same a continuous			
	time to respond to the Amended Complaint.				
25	The parties request this brief extension to accommodate evaluation of Plaintiff's				
26					
	Amended Complaint, Defendant's counsel being out of the office after the Amended				
27	Complaint was filed and Defendant complete				

1	This request is made in good faith and not for the purpose of delay.			
2	DATED this 31st day of January, 2023.			
3				
4	SPENCER FANE, LLP			
5	/s/ Mary Bacon			
6	Mary E. Bacon (Nevada Bar No. 12686)			
7	300 South Fourth Street, Suite 950 Las Vegas, Nevada 89101			
8	Attorneys for Defendant Garrison Property and Casualty Insurance Company			
9	1 roperty and Casacity Insurance Company			
10	CLAGGETT & SYKES LAW FIRM			
11	/s/ Brian Blankenship			
12	Brian Blankenship, Esq. Nevada Bar No. 11522			
13	Scott E. Lundy, Esq.			
14	Nevada Bar No. 14235			
15	4101 Meadows Lane, Ste. 100 Las Vegas, Nevada 89107			
16	(702) 655-2346 — Telephone			
17	(702) 655-3763 — Facsimile brian@claggettlaw.com			
	scott@claggettlaw.com			
18	Attorneys for Plaintiff			
19		ORDER		
20		OKDEK		
21	IT IS SO ORDERED.		200	
22		DANIEL J. A		
23		UNITED STA	ATES MAGISTRATE JUDGE	
24		DATED: Feb	ruary 1, 2023	
25				
26				
27				
28	STIPULATION AND ORDER TO EXTEND	2 TIME TO DE	Case No. TBD	INT
- 1	L STICULATION AND UNDER TUEATEND	THVIC TO KE	STOND TO AMENDED COMPLA	ALIN I